PUBLIC AWARENESS PROGRAM EFFECTIVENESS INSPECTION SPECIFIC INFORMATION

Control Information

Inspection Start Date*:	04/20/2017				
Inspection End Date*:	04/20/2017				
OpID:	32176				
Parent Operator Name:	Cardinal FG				
Unit ID (s):	Cardinal FG				
State/Other ID:	NA				
Activity Record ID No.	NA				
Address of Company Official*:	Company Official*:	Steve Smith			
545 Avery Road West	Title*:	Plant Manager			
Winlock, WA 98596	Phone Number*:	(360) 242-4289			
	Fax Number:				
	Email Address*: ssmith@cardinalcorp.com				
Web Site:					
Total Mileage (from page 3)*:	3.25 mi.				
Total Mileage in HCA:	0 mi.				
Number of Services (For	N/A				
Distribution):					
Alternate MAOP (80%	N/A				
Rule):					
No. of Special Permits:	N/A				

Initial Date of Public Awareness Program*:	5/14/2001
Title of Current PAP*:	Cardinal FG Public Awareness Plan
Current PAP Version*:	Second Version
Current PAP Date*:	4/17/2017

Post Inspection Information			
Date Submitted for Approval:			
Director Approval:			
Approval Date:			

^{*} Required field

Persons Interviewed*	Title/Organization*	Phone Number	Email Address
Bob Cosentino	Cosentino Consulting	(360) 200-4959	bob@cosentinoconsulting.com
	Inc.		

To add rows, press TAB with cursor in last cell.

External Support Entity Name*	Part of Plan and/or Evaluation*	Phone Number	Email Address
UNC-Utility Notification	2144444		
Center 811			
Lewis County One Call			

To add rows, press TAB with cursor in last cell.

Inspector	PHMSA/State*	Region/State*	Email Address	Lead*
Representative(s)*				
Anthony Dorrough	Washington	Western	adorroug@utc.wa.gov	\boxtimes Y \boxtimes N
				Y N
				\square Y \square N
				Y N
				□ Y □ N

To add rows, press TAB with cursor in last cell.

^{*} Required field

Mileage Covered by Public Awareness Program (by Company and State)

Based on the most recently submitted annual report, list each company and subsidiary separately, broken down by state (using 2-letter designation). Also list any new lines in operation that are not included on the most recent annual report. If a company has intrastate and/or interstate mileage in several states, use one row per state. If there are both gas and liquid lines, use the appropriate table for intrastate and/or interstate.

Jurisdictional to Part 192 (Gas) Mileage (Interstate)

Company Name (Gas Operator)	Operator ID	Product Type*	State*	Int er state Gathering Mileage*	Int er state Transmission Mileage	Int er state Distribution Mileage^*	Remarks (new or in HCA)
NA							

(To add rows, press TAB with cursor in last cell.)

Jurisdictional to Part 192 (Gas) Mileage (Intrastate)

Company Name (Gas Operator)	Operator ID	Product Type*	State*	Int ra state Gathering Mileage*	Int ra state Transmission Mileage*	Int ra state Distribution Mileage^*	Remarks (new or in HCA)
Cardinal FG	32176	Nat Gas	WA		3.25	0	

(To add rows, press TAB with cursor in last cell.)

Jurisdictional to Part 195 (Hazardous Liquid) Mileage (Interstate)

Company Name (Liquid Operator)	Operator ID	Product Type*	State*	Interstate Transmission Mileage*	Remarks (new or in HCA~)
NA					

(To add rows, press TAB with cursor in last cell.)

Jurisdictional to Part 195 (Hazardous Liquid) Mileage (Intrastate)

C N	0 (G *		
Company Name	Operator	Product	State*	Int ra state Transmission Mileage*	Remarks (new or
(Liquid Operator)	ID			inirasiaie Transmission Mileage	\
		Type*			in HCA~)
NA					

(To add rows, press TAB with cursor in last cell.)

Total Mileage: Total Mileage 3.25

- 1. Supply company name and Operator ID, if not the master operator from the first page (i.e., for subsidiary companies).
- 2. Use OPS-assigned Operator ID. Where not applicable, leave blank or enter N/A
- 3. Use only 2-letter State codes, e.g., TX for Texas.
- 4. Enter number of applicable miles in applicable columns. (Only positive values. No need to enter 0 or N/A.)
- ^ Please do not include Service Line footage. This should only be MAINS.
- * Required Field
- Use Total HCA as reported on annual reports.

Please provide a comment or explanation for each inspection question.

1. Administration and Development of Public Awareness Program

1.01 Written Public Education Program

Does the operator have a written continuing public education program or public awareness program (PAP) in accordance with the general program recommendations in the American Petroleum Institute's (API) Recommended Practice (RP) 1162 (incorporated by reference), by the required date, except for master meter or petroleum gas system operators?

(Reference: § 192.616 (h); § 195.440 (h))

- Verify the operator has a written public awareness program (PAP).
- Review any Clearinghouse deficiencies and verify the operator addressed previous Clearinghouse deficiencies, if any, addressed in the operator's PAP.
- Identify the location where the operator's PAP is administered and which company personnel is designated to administer and manage the written program.
- Verify the date the public awareness program was initially developed and published.

submitted to the Public Awareness Program Clearinghouse (PHMSA) on May 14, 2011. *Note: It was suggested by Staff and agreed upon by Cardinal FG to change the way it is shown that	S – Satisfactory (explain)* U - Unsatisfactory (explain)* N/A - Not Applicable (explain)* N/C – Not Checked (explain)*	Program Clearinghouse (PHMSA) on May 14, 2011. *Note: It was suggested by Staff and agreed upon by Cardinal FG to change the way it is shown that
company personnel administers the PAP. Check exactly one box above. * Required field	Check exactly one box above. * Required	

1.02 Management Support

Does the operator's program include a statement of management support (i.e., is there evidence of a commitment of participation, resources, and allocation of funding)?

(Reference: § 192.616 (a); § 195.440 (a); API RP 1162 Section 2.5 and 7.1)

- Verify the PAP includes a written statement of management support.
- Determine how management participates in the PAP.
- Verify that an individual is named and identified to administer the program with roles and responsibilities.
- Verify resources provided to implement public awareness are in the PAP. Determine how many employees involved with the PAP and what their roles are.
- Determine if the operator uses external support resources for any implementation or evaluation efforts.

S – Satisfactory (explain)*	Comments:
U - Unsatisfactory (explain)*	See Section 2 (Page 7)

N/A - Not Applicable (explain)*	Key Resources:
N/C – Not Checked (explain)*	Steve Smith, Vice President – Management Support
	Chuck Miller, Engineer – Local Implementation
	Cosentino Consulting Inc. – Support as needed
	 External Support Resources
	Utility Notification
	One Call System
	Lewis County One Call
	Local One Call Council
	*Note: It was suggested by Staff and agreed upon
	by Cardinal FG to change the way it is shown which
	company personnel administers the PAP.
Check exactly one box above. * Required	field

1.03 Unique Attributes and Characteristics

Does the operator's program clearly define the specific pipeline assets or systems covered in the program and assess the unique attributes and characteristics of the pipeline and facilities?

(Reference: § 192.616 (b); § 195.440 (b); API RP 1162 Section 2.7 and Section 4)

- Verify the PAP includes all of the operator's system types/assets covered by PAP (gas, liquid, HVL, storage fields, gathering lines etc).
- Identify where in the PAP the unique attributes and characteristics of the pipeline and facilities are included (i.e. gas, liquids, compressor station, valves, breakout tanks, odorizer).

S – Satisfactory (explain)*	Comments:	
U - Unsatisfactory (explain)*	See Item IV (Page 8)	
N/A - Not Applicable (explain)*	*Note: It was suggested by Staff and agreed upon by Cardinal FG to add Pig Launcher, and Regulator	
N/C – Not Checked (explain)*	Station to list of attributes.	
Check exactly one box above. * Required field		

1.04 Stakeholder Audience Identification

Does the operator's program establish methods to identify the individual stakeholders in the four affected stakeholder audience groups: (1) affected public, (2) emergency officials, (3) local public officials, and (4) excavators, as well as affected municipalities, school districts, businesses, and residents?

(Reference: § 192.616 (d), (e), (f); § 195.440 (d), (e), (f); API RP 1162 Section 2.2 and Section 3)

- Identify how the operator determines stakeholder notification areas and distance on either side of the pipeline.
- Determine the process and/or data source used to identify each stakeholder audience.
- Select a location along the operator's system and verify the operator has a documented list of stakeholders consistent with the requirements and references noted above.

\boxtimes	Affected public
\boxtimes	Emergency officials
\boxtimes	Public officials
\boxtimes	Excavators

S – Satisfactory (explain)*	Comments:
U - Unsatisfactory (explain)*	See Section 5 (Page 9)
N/A - Not Applicable (explain)*	
N/C – Not Checked (explain)*	
Check exactly one box above. * Required field	

1.05 Message Frequency and Message Delivery

Does the operator's program define the combination of messages, delivery methods, and delivery frequencies to comprehensively reach all affected stakeholder audiences in all areas in which the operator transports gas, hazardous liquid, or carbon dioxide?

(Reference: § 192.616 (c); § 195.440 (c); API RP 1162 Sections 3-5)

• Identify where in the operator's PAP the combination of messages, delivery methods, and delivery frequencies are included for the following stakeholders:

\boxtimes	Affected public
	Emergency officials
\boxtimes	Public officials
\boxtimes	Excavators

S – Satisfactory (explain)*	Comments:
U - Unsatisfactory (explain)*	See Sections VII & VIII (Page 13)
N/A - Not Applicable (explain)*	
N/C – Not Checked (explain)*	
Check exactly one box above. * Required field	

1.06 Written Evaluation Plan

Does the operator's program include a written evaluation process that specifies how the operator will periodically evaluate program implementation and effectiveness? If not, did the operator provide justification in its program or procedural manual?

(Reference: § 192.616 (c), (i); § 195.440 (c), (i))

- Verify the operator has a written evaluation plan that specifies how the operator will conduct and evaluate self-assessments (annual audits) and effectiveness evaluations.
- Verify the operator's evaluation process specifies the correct frequency for annual audits (1 year) and effectiveness evaluations (no more than 4 years apart).
- Identify how the operator determined a statistical sample size and margin-of-error for stakeholder audiences' surveys and feedback.

S – Satisfactory (explain)*	Comments:
U - Unsatisfactory (explain)*	See Section 11 (Page 18) See also table with Frequencies (Page 21)
N/A - Not Applicable (explain)*	See also table with Frequencies (Fage 21)
N/C – Not Checked (explain)*	

Check exactly one box above. * Required field	

1. Program Implementation

2.01 English and other Languages

• Did the operator develop and deliver materials and messages in English and in other languages commonly understood by a significant number and concentration of non-English speaking populations in the operator's areas?

(Reference: § 192.616 (g); § 195.440 (g); API RP 1162 Section 2.3.1)

- Determine if the operator delivers material in languages other than English and if so, what languages.
- Identify the process the operator used to determine the need for additional languages for each stakeholder audience.
- Identify the source of information the operator used to determine the need for additional languages and the date the information was collected.

S – Satisfactory (explain)*	Comments:	
U - Unsatisfactory (explain)*	Based upon the demographic composition of Winlock / Lowis County area Cardinal FC mossages	
N/A - Not Applicable (explain)*	Winlock/ Lewis County area Cardinal FG messages are in English only. US Census Bureau Data from	
N/C – Not Checked (explain)*	2009-2013 was used to make this determination.	
	The percentage of Non-English speaking population	
	was less than 17.6%	
Check exactly one box above. * Required field		

2.02 Message Type and Content

Did the messages the operator delivered specifically include provisions to educate the public, emergency officials, local public officials, and excavators on the:

- Use of a one-call notification system prior to excavation and other damage prevention activities;
- Possible hazards associated with unintended releases from a gas, hazardous liquid, or carbon dioxide pipeline facility;
- Physical indications of a possible release;
- Steps to be taken for public safety in the event of a gas, hazardous liquid, or carbon dioxide pipeline release; and
- Procedures to report such an event (to the operator)?

(Reference: § 192.616 (d); (f); § 195.440 (d), (f))

- Verify all required information was delivered to each of the primary stakeholder audiences.
- Verify the phone number listed on message content is functional and clearly identifies the operator to the caller.

Examples of Cardinal FG messages delivered:

Message	Туре	Location
Land Owner Letter	Yearly	Face to face or Direct mail

PHMSA Form 21 Public Awareness Program Effectiveness Inspection, July 21, 2011, Rev 0

First Responders	Yearly	Face to face or Direct mail
Road Departments	Yearly	Face to face or Direct mail
✓ Affected public✓ Emergency officials✓ Public officials✓ Excavators		
S – Satisfactory (explain	<u></u>	Comments:
U - Unsatisfactory (explain	-	-
N/A - Not Applicable (ex		-
		-
N/C – Not Checked (exp Check exactly one box above	•	lfield
Check exactly one box above	. Required	ı ilcid
businesses, and residents of pipel (Reference: § 192.616 (e), (f); §	195.440 (e), loped and de s of pipeline	(f)) elivered messages advising municipalities, school facility locations. Comments:
U - Unsatisfactory (expla	ain)*	Verified; Currently notification to the public
N/A - Not Applicable (ex	xplain)*	is performed by direct mail at least once per. year.
N/C – Not Checked (exp	lain)*	per. year.
Check exactly one box above		l field
specified in API RP 1162, Table in its program or procedural man (Reference: § 192.616 (c); § 195	aterials and r 2-1 through ' ual? 5.440 (c))	messages meet or exceed the baseline frequencies Table 2.3? If not, did the operator provide justification rator's last five years of records) for the following
 ✓ Affected public ✓ Emergency officials ✓ Public officials ✓ Excavators 		
S – Satisfactory (explain)*	Comments:
U - Unsatisfactory (expla	ain)*	See Section 8 (Page 13)

N/A - Not Applicable (explain)*	
N/C – Not Checked (explain)*	
Check exactly one box above. * Required	field

2.05 Considerations for Supplemental Program Enhancements

Did the operator consider, along all of its pipeline systems, relevant factors to determine the need for supplemental program enhancements as described in API RP 1162 for each stakeholder audience?

(Reference: § 192.616 (c); § 195.440 (c); API RP 1162 Section 6.2)

• Determine if the operator has considered and/or included other relevant factors for supplemental enhancements.

\boxtimes	Affected public
\boxtimes	Emergency officials
\boxtimes	Public officials
\boxtimes	Excavators

S – Satisfactory (explain)*	Comments:	
U - Unsatisfactory (explain)*	See 2016 Program Evaluation.	
N/A - Not Applicable (explain)*	 No enhancements undertaken during this time period. 	
N/C – Not Checked (explain)*	periodi	
Check exactly one box above. * Required field		

2.06 Maintaining Liaison with Emergency Response Officials

Did the operator establish and maintain liaison with appropriate fire, police, and other public officials to: learn the responsibility and resources of each government organization that may respond, acquaint the officials with the operator's ability in responding to a pipeline emergency, identify the types of pipeline emergencies of which the operator notifies the officials, and plan how the operator and other officials can engage in mutual assistance to minimize hazards to life or property?

(Reference: § 192.616 (c); § 195.440 (c); API RP 1162 Section 4.4)

- Examine the documentation to determine how the operator maintains a relationship with appropriate emergency officials.
- Verify the operator has made its emergency response plan available, as appropriate and necessary, to emergency response officials.
- Identify the operator's expectations for emergency responders and identify whether the expectations are the same for all locations or does it vary depending on locations.
- Identify how the operator determined the affected emergency response organizations have adequate and proper resources to respond.
- Identify how the operator ensures that information was communicated to emergency responders that did not attend training/information sessions by the operator.

S – Satisfactory (explain)*	Comments:
U - Unsatisfactory (explain)*	 The Emergency Response Plan is available to Responders, and mentioned in direct mailings
N/A - Not Applicable (explain)*	and at meetings.
N/C – Not Checked (explain)*	The expectations of Responders are to:
	1) Secure the area to restrict access
	2) Notify Cardinal FG

Check exactly one box above. * Required field

2. Program Evaluation & Continuous Improvement (Annual Audits)

3.01 Measuring Program Implementation

Has the operator performed an audit or review of its program implementation annually since it was developed? If not, did the operator provide justification in its program or procedural manual?

(Reference: § 192.616 (c), (i); § 195.440 (c), (i); API RP 1162 Section 8.3)

• Verify the operator performed an annual audit or review of the PAP for each implementation year.

S – Satisfactory (explain)*	Comments:	
U - Unsatisfactory (explain)*	See the 2016 Program Evaluation	
N/A - Not Applicable (explain)*	 The Cardinal FG Public Awareness Program is reviewed annually by Cosentino 	
N/C – Not Checked (explain)*	Consulting Inc. (CCI); Reviewed copies of	
	these reports.	
Check exactly one box above. * Required field		

3.02 Acceptable Methods for Program Implementation Audits

Did the operator use one or more of the three acceptable methods (i.e., internal assessment, 3rd-party contractor review, or regulatory inspections) to complete the annual audit or review of its program implementation? If not, did the operator provide valid justification for not using one of these methods?

(Reference: § 192.616 (c); § 195.440 (c), API RP 1162 Section 8.3)

• Determine how the operator conducts annual audits/reviews of its PAP.

S – Satisfactory (explain)*	Comments:	
U - Unsatisfactory (explain)*	See the 2016 Program Evaluation	
N/A - Not Applicable (explain)*		
N/C – Not Checked (explain)*		
Check exactly one box above. * Required field		

3.03 Program Changes and Improvements

Did the operator make changes to improve the program and/or the implementation process based on the results and findings of the annual audit? If not, did the operator provide justification in its program or procedural manual?

(Reference: § 192.616 (c); § 195.440 (c); API RP 1162 Section 8.3)

- Determine if the operator assessed the results of its annual PAP audit/review then developed and implemented changes in its program, as a result.
- If not, determine if the operator documented the results of its assessment and provided justification as to why no changes were needed.

S − Satisfactory (explain)*	Comments:
U - Unsatisfactory (explain)*	No findings or changes during this time
N/A - Not Applicable (explain)*	period.

N/C – Not Checked (explain)*	
Check exactly one box above. * Required	field

3. Program Evaluation & Continuous Improvement (Effectiveness)

4.01 Evaluating Program Effectiveness

Did the operator perform an effectiveness evaluation of its program (or no more than 4 years following the effective date of program implementation) to assess its program effectiveness in all areas along all systems covered by its program? If not, did the operator provide justification in its program or procedural manual?

(Reference: § 192.616 (c); § 195.440 (c); API RP 1162 Section 8.4)

- Verify the operator conducted an effectiveness evaluation of its program (or no more than 4 years following the effective date of program implementation).
- Document when the effectiveness evaluation was completed.
- Determine what method was used to perform the effectiveness evaluation (in-house, by 3rd party contractor, participation in and use the results of an industry group or trade association).
- Identify how the operator determined the sample sizes for audiences in performing its effectiveness evaluation.

S – Satisfactory (explain)*	Comments:	
U - Unsatisfactory (explain)*	See the 2016 Program Evaluation	
N/A - Not Applicable (explain)*	 An effectiveness evaluation was completed by CCI. It was reported that the program 	
N/C – Not Checked (explain)*	was achieving the expected results and	
	changes were not recommended at that	
	time.	
Check exactly one box above. * Required field		

4.02 Measure Program Outreach

In evaluating effectiveness, did the operator track actual program outreach for each stakeholder audience within all areas along all assets and systems covered by its program? If not, did the operator provide justification in its program or procedural manual?

(Reference: § 192.616 (c); § 195.440 (c); API RP 1162 Section 8.4.1)

- Examine the process the operator used to track the number of individuals or entities reached within each intended stakeholder audience group.
- Determine the outreach method the operator used to perform the effectiveness evaluation (e.g., questionnaires, telephone surveys, etc).
- Determine how the operator determined the statistical sample size and margin-of-error for each of

the four intended stakeholder audiences.	ne statistical sample size and margin-of-citor for each c
	
S – Satisfactory (explain)*	Comments:

U - Unsatisfactory (explain)*	See the 2016 Program Evaluation
N/A - Not Applicable (explain)*	
N/C – Not Checked (explain)*	
Check exactly one box above. * Required field	

4.03 Measure Percentage Stakeholders Reached

Did the operator determine the percentage of the individual or entities actually reached within the target audience within all areas along all systems covered by its program? If not, did the operator provide justification in its program or procedural manual?

(Reference: § 192.616) (c); § 195.440 (c); API RP 1162 Section 8.4.1)

- Document how the operator determined the statistical sample size and margin-of-error for each of the four intended stakeholder audiences.
- Document how the operator estimated the percentage of individuals or entities actually reached within each intended stakeholder audience group.

□ Public officials	
S – Satisfactory (explain)*	Comments:
U - Unsatisfactory (explain)*	See the 2016 Program Evaluation.
N/A - Not Applicable (explain)*	

N/C – Not Checked (explain)*

Check exactly one box above. * Required field

4.04 Measure Understandability of Message Content

In evaluating effectiveness, did the operator assess the percentage of the intended stakeholder audiences that understood and retained the key information in the messages received, within all areas along all assets and systems covered by its program? If not, did the operator provide justification in its program or procedural manual?

(Reference: § 192.616 (c); § 195.440 (c); API RP 1162 Section 8.4.2)

- Examine the operator's evaluation results and data to assess the percentage of the intended stakeholder audience that understood and retained the key information in each PAP message.
- Verify the operator assessed the percentage of the intended stakeholder audience that (1) understood and (2) retained the key information in each PAP message.
- Determine if the operator pre-tests materials.

Affected public	
	ials
Public officials	
⊠ Excavators	

S – Satisfactory (explain)*	Comments:
U - Unsatisfactory (explain)*	See the 2016 Program Evaluation.
N/A - Not Applicable (explain)*	

N/C – Not Checked (explain)*	
Check exactly one box above. * Required field	

4.05 Measure Desired Stakeholder Behavior

In evaluating its public awareness program effectiveness, did the operator attempt to determine whether appropriate preventive behaviors have been understood and are taking place when needed, and whether appropriate response and mitigative behaviors would occur and/or have occurred? If not, did the operator provide justification in its program or procedural manual?

(Reference: § 192.616 (c); § 195.440 (c); API RP 1162 Section 8.4.3)

- Examine the operator's evaluation results and data to determine if the stakeholders have demonstrated the intended learned behaviors.
- Verify the operator determined whether appropriate prevention behaviors have been understood by the stakeholder audiences and if those behaviors are taking place or will take place when needed.

Affected public	
	S
□ Public officials	

S – Satisfactory (explain)*	Comments:
U - Unsatisfactory (explain)*	See the 2016 Program Evaluation.
N/A - Not Applicable (explain)*	
N/C – Not Checked (explain)*	
Check exactly one box above. * Required field	

4.06 Measure Bottom-Line Results

In evaluating its public awareness program effectiveness, did the operator attempt to measure bottom-line results of its program by tracking third-party incidents and consequences including: (1) near misses, (2) excavation damages resulting in pipeline failures, (3) excavation damages that do not result in pipeline failures? Did the operator consider other bottom-line measures, such as the affected public's perception of the safety of the operator's pipelines? If not, did the operator provide justification in its program or procedural manual?

(Reference: § 192.616 (c); § 195.440 (c); API RP 1162 Section 8.4.4)

- Examine the operator's process for measuring bottom-line results of its program.
- Verify the operator measured bottom-line results by tracking third-party incidents and consequences.
- Determine if the operator considered and attempted to measure other bottom-line measures, such as the affected public's perception of the safety of the operator's pipelines. If not, determine if the operator has provided justification in its program or procedural manual for not doing so.

S – Satisfactory (explain)*	Comments:
U - Unsatisfactory (explain)*	See the 2016 Program Evaluation.Cardinal FG measures bottom line results by
N/A - Not Applicable (explain)*	• Cardinal FG measures bottom line results by

N/C – Not Checked (explain)*	reviewing the following: -Number of excavation notifications/locate
	-Number of excavation notifications/locate
	requests
	-Number of ROW encroachments
	-Number of incidents of damage
	-Number of leaks
Check exactly one box above. * Required field	

4.07 Program Changes

Did the operator identify and document needed changes and/or modifications to its public awareness program(s) based on the results and findings of its program effectiveness evaluation? If not, did the operator provide justification in its program or procedural manual?

(Reference: § 192.616 (c); § 195.440 (c); API RP 1162 Section 2.7 Step 12 and 8.5)

- Examine the operator's program effectiveness evaluation findings.
- Identify if the operator has a plan or procedure that outlines what changes were made.
- Verify the operator identified and/or implemented improvements based on assessments and findings.

S − Satisfactory (explain)*	Comments:	
U - Unsatisfactory (explain)*	 See the 2016 Program Evaluation. Cardinal FG is comprehensively assessing the PAP and has implemented the CCI PAP for uniformity with other industrial pipelines in the 	
N/A - Not Applicable (explain)*		
N/C – Not Checked (explain)*		
	region.	
Check exactly one box above. * Required field		

4. Inspection Summary & Findings

5.01 Summary

Staff discussed with CCI recommendations for changes to the PAP that would enhance and improve the overall clarity of the document. A few of these suggested changes have been adopted by Cardinal FG (as referenced above) and will be incorporated into the next version of the PAP.

5.02 Findings

Staff found no apparent violations or areas of concern at this time.